

Case 07-cv-04415-MEJ Document 14 Filed 03/25/2008 Page 1 of 10
ATTENTION OF: MAGISTRATE JUDGE } MARCH 25th 2008
MARIA-ELENA JAMES

TO: ALAMEDA-CONTRA Costa Transit District's

ATTORNEY - Cathleen A. Wadhams

CSB # 100434

1600 FRANKLIN Street, 6th Floor
OAKLAND, CA 94612

(510) 291-4827

CASE # C-07-04415 MEJ

Note * I gave a identical binder
with same documents to "Magistrate
Judge MARIA-ELENA James. (MAR. 25th 08)

The BLUE BINDER which I gave to you
after requesting so from: JUDGE MAXINE
CHESNEY ON Dec 7th, 07 at

Union District Court contains
same evidence justifying my good
mental + physical health.

(IN Good Faith)

THANK YOU

ARTURO RACHECO (Tele #510) 290-6600

Arturo Rachecho

FILED
MAR 25 PM 3:49
U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

FROM: ARTURO PACHECO
BUS OPERATOR # 30788
P.O. Box 3247
VALLEJO, CA
94590
Tele #(510) 290-6600

TO: ALAMEDA-CONTRA COSTA TRANSIT DISTRICT
OFFICE OF THE GENERAL COUNSEL
CATHLEEN A. WADHAMS, CSB #100434
1600 FRANKLIN STREET, 6th FLOOR
OAKLAND, CA 94612
(510) 891-4827
CASE # C-07-04415 MJE
DOCUMENTS (REGARDING LEGAL
MATTER - CASE # C-07-4415 MEJ
PLAINTIFF'S DISCLOSURE] MOTION
PLAINTIFF'S REQUEST FOR SUMMARY
SETTLEMENT BY LAW JUDGEMENT

ARTURO PACHECO

P.O. Box 3247

Vallejo, CA 94590

Tele # (510) 290-6600

FILED

08 MAR 25 PM 3:50

CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

NO LAWYER REPRESENTING MYSELF (IN GOOD FAITH)

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

ARTURO PACHECO

PLAINTIFF

V. ROBERT ESTRELLA
TRANSPORTATION SUPT.
OF ALAMEDA-CONTRA COSTA
TRANSIT DISTRICT

DEFENDANT

NO. C-07-04415 MEJ

1. Pursuant under Rule 56(c) I request
a Motion for Summary Judgement
based on Admissible evidence -
Statements clearing me back to work
medical records + physical documentation
stating my physical + good mental
health.
2. This evidence is IN the BLUE BINDER
of which I present MARCH 25th, 2008
3. Dr. Davenport mentioned when I complete
Mental therapy classes he would clear me back to
driving- NOTE- CERTIFICATE OF ACHIEVEMENT FROM:
KAISER MEDICAL CENTER - DATE NOV. 10th, 2006

④ Documents from my DR. at KAISER PERMANENTE
Union City- DR. M. Aleem - Tele # (510) 675-4010
Medical Station 4- BUILDING B

Date- Sept. 18th, 2006-

⑤ KAISER PERMANENTE VISIT VERIFICATION FORM
Date 9/29/06 requesting my return
back to driving.

⑥ Letter from KAISER Intensive Outpatient Program
Date Sept. 14th, 2006 - regarding
Mental Health therapy classes- Requested
by DR. Davenport- SAID I would be cleared
back to driving after completing classes.

⑦ Letter from Walter E. Christian, JR. P.H.D.
CHIEF, INTENSIVE OUTPATIENT PROGRAM
KAISER PERMANENTE MEDICAL CENTER
DATE- October 4th, 2006-
WHICH cleared me back to my occupation
as a Full-time bus-operator

8. Medical Examination REPORT
FOR COMMERCIAL DRIVER
Fitness Determination

DATE- 7/17/07

9. DRIVER LICENSE INFORMATION REQUEST
H-6 Form

DATE 7/18/07

10. ALL other documents are in BINDER

JUSTIFYING Facts - to prove there is a
conspiracy against me (escalated at A.C. Transit Human Resources)
PLAINTIFFS REQUEST- motion for SUMMARY JUDGEMENT

11. REASONABLE ACCOMODATION REQUEST
 FORM- DATE 3/27/07- VERIFYING
 My justification to go back to
 driving- NOTE - 3 Pages -

12. A DOCUMENT DATE MAY 15th, 2007
 SENT TO MY PREVIOUS ATTORNEY STILL
 INSINUATING I Should not be driving
 Note: MISTAKE: FROM A.C. TRANSIT'S ATTORNEY
 CATHLEEN A. WADAMS - STATING I HAVE
 BEEN MEDICALLY PRECLUDED FROM DRIVING
 EVEN AFTER I HAD PREVIOUSLY BEEN
 CLEARED BACK TO DRIVING BOTH
 MEDICALLY & PHYSICALLY.

13. DOCUMENT- DATED JUNE 26th, 2007 STILL
 INSINUATING I HAVE A DISABILITY (SHOULDN'T BE
 DRIVING)
 NOTE: FROM HUMAN RESOURCES DEPARTMENT

KELLY EASTER: SENIOR HUMAN RESOURCES ANALYST

14. COPIES OF APPLICATIONS FROM (2) TRANSPORTATION
 COMPANIES- VERIFYING BEING HIRED: I GAVE
 INFORMATION ABOUT PRESENT EMPLOYMENT
 PROBLEM AT A.C. TRANSIT- TOLD TO GET LEGAL MATTER
 TAKEN CARE OF 1ST

15. ALL DOCUMENTS IN BINDER JUSTIFY HARASSMENT STARTED
 AFTER LAW SUIT WAS PRESENTED BY ME

PAGE 3 PLAINTIFF REQUEST MATERIAL FOR SUMMARY TRIAL

16. THE PREVIOUS 3-PAGES ALL CONTAIN
RELEVANT FACTS TO TRUE
EVIDENCE THAT A CONSPIRACY WAS
CREATED AFTER I FILED A
LAWSUIT AGAINST FORMER DIVISION 3
SUPT. ROBERT ESTRELLA.

DATE: MARCH 25th 2008

(IN GOOD FAITH)
I REPRESENT MYSELF

ARTURO PACHECO
P.O. Box 3247
VALLEJO, CA
94590

Tele# (510) 290-6600

CASE # C-07-04415 MEJ

BY. Arturo Pacheco

CLOSING (ADDRESS- REGARDING- MOTION FOR SUMMARY JUDGEMENT

ARTURO PACHECO
 P.O. Box 3247
 Vallejo, CA 94590
 Tele # (510) 290-6600

No Lawyer representing myself (IN Good Faith)

IN THE UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

ARTURO PACHECO
 PLAINTIFF

NO. C-07-04415 MEJ

✓ ROBERT ESTRELLA
 TRANSPORTATION SUPT.
 OF ALAMEDA-CONTRA COSTA
 TRANSIT DISTRICT
 DEFENDANT,

PLAINTIFFS' INITIAL DISCLOSURE

Pursuant to Rule 26(A)(1) of the Federal Rules of Civil
 PROCEDURE, PLAINTIFF BUS OPERATOR, #30788 - ARTURO PACHECO
 MEMBER OF A.C. TRANSITS - Division Three - Richmond Facility,
 201 21ST ST, RICHMOND, CA 94801

I SUBMIT my INITIAL DISCLOSURE.

ALL Individuals listed below are of LAW ENFORCEMENT
 Agencies of which I had previously contacted regarding
 a personal problem + documents which I had submitted
 to these agencies asking for help instead of taking
 the Law into my own hands.

1. They can be contacted through the documents, addresses
 + signature

2. ALL PROOF that problems were created for me
 after requesting help.

3. Note * This all led up to my being sent to
 be mentally evaluated requested by Division's Three's
 SUPT. at that time MR. Robert Estrella

Date - Sept. 5th, 2006 - IN BINDER SUBMITTED (Page #35)
 PAID ADMINISTRATIVE LEAVE

4. Two page letter dated August 27th 2003

Recovery of Personal Documentation

From A.C. TRANSIT'S - HUMAN RESOURCES EMPLOYMENT SERVICES

AA/EEO INVESTIGATOR- DARRYL K. GAINES

5. 1- Page letter from DISTRICT ATTORNEYS OFFICE

DATE- JANUARY 27th 2004

Signed by Rick Marchitello- Lieutenant of Inspectors

6. 1- Page letter from - ALAMEDA COUNTY SHERIFF'S OFFICE

INTERNAL AFFAIRS DIVISION - DATE FEB. 6th 2004

Signed by Jay Patel, Inspector III

7. 1- Page letter From ALAMEDA COUNTY SHERIFF'S OFFICE

DATE- MARCH 1st 2004 - signed by CASEY NICE, INTERNAL AFFAIRS SECTION Page #3

8. 6- pages part of documents I mailed to Federal Bureau of Investigation- 450 GOLDEN GATE AVENUE 13th FLOOR - Box 36015 SAN FRANCISCO, CA 94102 - MAILED ON NOV. 17th 2004

My documents were never answered until I went personally to THE FEDERAL BUREAU OF INVESTIGATION at 450 GOLDEN GATE AVENUE I was told by a Deputy Agent after filling out a questionnaire that ~~they~~ they did not keep my documents received + that they did not handle FRAUD CASES I was told to go to the VA office which I did- Received Notification from the -VA- DATE July 31st 2007 COPY submitted in BINDER

9. Memos - DATED FROM SEPT- 6th 2005 corresponding with then Division Three Supt. Robert Estrella - Note # I decided to give the information after attending a CDL class when Deputy McBey + Deputy CARTER - insisted that any operators with personal problems (regarding discrimination in the workplace submit memos to their SUPT.- WHICH I DID-

NOTE memos - IN BINDER are from Sept. 6th 2005 until 2007 requests to get back to work after completing Mental Therapy classes - requested by Gerald Davenport, PH.D. Psychologist sent to by A.C. TRANSIT'S SUPT. MR. Robert Estrella -

10. COPY of Letter dated Nov. 4th 2005 From myself - Arturo Pacheco TO Contra Costa SHERIFF'S DEPT.

11. 1 - Page letter from OFFICE OF THE SHERIFF - CORONER
Lieutenant MARK HALE - A.C. TRANSIT DISTRICT POLICE
SERVICES manager - DATE FEB. 14th, 2006

12. A letter dated JANUARY 21st, 1996 to then
OAKLAND POLICE CHIEF JOSEPH SAMUELS JR. telling him a
story + requesting help in a lawsuit of which I lost
against a Jewish psychiatrist at Kaiser Hospital in OAKLAND, CA
I did attempt to commit suicide but lived - I did file a
lawsuit + lost close to \$20,000.00 - This is why I went to
the numerous law enforcement agencies requesting help - I
was never helped with direct assistance from law enforcement
but finally with help from previous attorney - Kathleen A. Madama
of 655 Montgomery St. Suite 1200, San Francisco, CA 94111
Tele # (415) 399-1722 - I received help + filed a
discrimination suit against - A.C. Transit - DATE May 24th, 2007
EEOC # 555-2007-00586

13. Letter from Jimmie R. TURNER, PH.D. CLINICAL PSYCHOLOGIST
DATE - APRIL 8th, 1994 - This letter was received + cleared
me back to work as a Bus-operator in 1994 -
This is when I filed a lawsuit against the psychiatrist
that insisted I take the same medication in a injection
that previously disabled me in 1993 -

14. # Document from MUNICIPAL COURT - COUNTY OF ALAMEDA
Regarding me being arrested - Note * Fingerprinted - Booked
Vehicle impounded - Note * arrest was less than (2) months
after I submitted a letter to OAKLAND POLICE CHIEF
JOSEPH SAMUELS JR. - Note * I had given Law Enforcement
my license # of my (Dodge RV-1990) which I had been
living in at that time. DATE - 6/11/98 - IN BINDER

15. # I submitted a binder exactly of the one I
enclose now to you - DATE - MARCH 25th, 2008

16. I enclosed this binder to A.C. Transit's attorney
Kathleen A. Wadhams after requesting could I do so
from United States District JUDGE - MAXINE M. CHESNEY
ON Dec. 7th, 2007 -

PLAINTIFF'S - TRUE FACTS AGAINST A.C. TRANSIT'S DEFENDANT

17. Computation of Damages

I the plaintiff request to be compensated for the time I have been off work which has been since Sept. 5th, 2006-

Any award also regarding punitive damages from emotional distress regarding the escalation of my complaints.

Date MARCH 25th, 2008

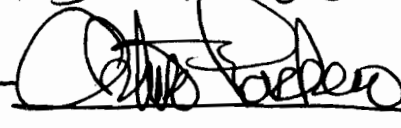
Myself - BUS OPERATOR # 30788

ARTURO PACHECO

P.O. Box 3247

Vallejo, CA 94590

Tele # (510) 298-6600

By  _____